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Copyright Royalty Judges Washington, D.C.

Distribution of Cable Royalty Funds

Docket No. 16-CRB-0010 SD (2014-2017)

Immediate Breach motion for rehearing to Joint Opposition Allocation Phase Parties False Statements and Sham Pleadings Sua Sponte Coercive Relief Damages Granted

Pursant to section 119, Circle God Network Inc. (members) d/b/a David Powell Full and Literal Proof credible rebut corroborating evidence matter of record Proved Up. Pro se controverted Bursting Bubble Theory ultimate facts. That knowingly 9-25-19 Joint Opposition Participants swindlers actual and intrinsic fraud and fraud on the court. Including Officers of the Court complicity w/ Joint Opposition Participants Mail and Wire Fraud internet ecrb.gov. aid and abet. Knowingly to mislead Judges decision w/ malicious accusation and fraudulent misrepresentation matter of record.

The suppression and withholding evidence to exonerate Pro Se claims as timely. By interloper Royalty Judges connivance criminal coercion forbearance negative acts.

Overlooking false statement made in 9-25-19 and 9-11-19 reply on record knowingly made to gain an economic advantage in distribution of royalty fund current and prior by Exclusion repeated pervasive racketeering pattern. Thru false language and introduction of fabricated evidence faint and sham pleadings repeated. Sham exception to harm any and all pro se claimants as myself. United Mine Workers vs Pennington, 381 U.S. 657, 85 S.CT. 1585 (1965) Noerr Pennington Doctrine.

Thru, Cable, Satellite and DART Royalty distribution Exclusion repeated pattern Joint trespass negative (Pinkerton Rule) acts. Bad motives cahoots aid and abet (RICO) chain seditious conspiracy 9-19-19 Judges Unreasonable ordered decision made while knowingly the opposition evidence was false, tainted, and untrue. Equitable and Judicial Estoppel cannot recant decision in detrimental reliance for fraud on the court against Pro Se. That of Active, Fraudulent, and Passive Concealment necessary implication Principle in the First Degree criminal intent chilling effects. Immediate Breach intimidation force and retaliatory repeated blacklisted and blackballed conduct Theft by deception under false pretext Proved Up proof (trial) within matter of record. Nondisclosure.

Legal prejudice shown exclusion retaliatory anti competitive conduct tactics. A standing and third party standing a legal claim w/ judicial enforcement from administrative Agency Royalty Judges sought to be protected. A actual specific injury within the Zone of Interest challenged and showed causation existed. Pro Se claimants contradicts 9-25-19 and 9-11-19 reply's again. As malice delibert vexatious w/o cause Monopoly Power and Leverage intimidation vexation pattern of retaliatory conduct inescapable peril. Missing Evidence Rule and Physical facts Rule Affidavit counterclaim 28 USCA ss.1746 Declartion in Chief rebutted by Pro se claimant. A reversible error objection motion now made to vacate 9-19-19 decision ordered Countermand. Affirmative misconduct accomplice liability before, during and after distribution proceedings Pro Se claimant in the Zone of Danger a coercive relief motion w/ clarity and not in coherent requested.

Joint opposition lacks of legally sufficient evidentry basis for fact finder Judges to rule in their Parties favor. Based on grounds Crime Fraud Exception of Wire oral and electronic internet ecrb.gov. Interception Communication 18 USCA chapter 119 Section 2510-2525. Clark vs U.S. I, 53 S. CT. 465 (1933). Pro Se prove up w/ clarity how, why, and on basis legal prejudice. Pro Se demands of Oyer to inspect and read documents offer of opposition proof. To produce in court all documents relied on in sham pleadings profert exigent before royalty distribution. Enforcement of the Communication Assistance for Law Enforcement act section 2522 Injunction against illegal interception. Then grant ordered recovery of civil damaged authorization \$ 2 billion dollars section 2520 Coercive Relief.

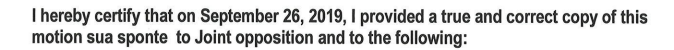
Respectfully submitted,

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PROOF OF DELIVERY



Signed: /s/ David Powell, Pro se

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I hereby certify that on September 21, 2019 I provided a reply true and correct copy of this this letter to the following:

Broadcaster Claimants Group, represented by John Stewart, served via Electronic Service at jstewart@crowell.com

Broadcast Music, Inc., represented by Jennifer T. Criss, served via Electronic Service at jennifer.criss@dbr.com

Devotional Claimants, represented by Arnold P Lutzker, served via Electronic Service at arnie@lutzker.com

Global Music Rights, LLC, represented by Scott A Zebrak, served via Electronic Service at scott@oandzlaw.com

Multigroup Claimants, represented by Brian D Boydston, served via Electronic Service at brianb@ix.netcom.com

SESAC Performing Rights, LLC, represented by John C. Beiter, served via Electronic Service at john@beiterlaw.com

Program Suppliers, represented by Gregory O Olaniran, served via Electronic Service at goo@msk.com

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Major League Soccer, L.L.C., represented by Edward S. Hammerman, served via Electronic Service at ted@copyrightroyalties.com

American Society of Composers, Authors and Publishers (ASCAP), represented by Sam Mosenkis, served via Electronic Service at smosenkis@ascap.com

Signed: /s/ David Powell, Pro Se

Proof of Delivery

I hereby certify that on Sunday, October 06, 2019, I provided a true and correct copy of the Immediate Breach motion for rehearing to Joint Opposition Allocation Phase Parties False Statements and Sham Pleadings Sua Sponte Coercive Relief Damages Granted to the following:

Global Music Rights, LLC, represented by Scott A Zebrak, served via Electronic Service at scott@oandzlaw.com

Major League Soccer, L.L.C., represented by Edward S. Hammerman, served via Electronic Service at ted@copyrightroyalties.com

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